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§4–104.

- (a) In this section, "special district" means a special tax area or district, sanitary district, park or planning district, soil conservation district, or public agency exercising specific powers in a defined area that does not exercise general municipal functions.
- (b) (1) Except as provided in paragraph (2) of this subsection, a municipality located in a special district may not exercise, divest, or duplicate in the municipality's corporate limits any special power or duty conferred on the special district.
- (2) Subject to the consent of the special district, a municipality may, within its corporate limits, provide recreational facilities within a special district's jurisdiction.
- (c) A municipality may not exempt an area from any property tax, special benefit assessment, or service charge imposed to support a special district.
- (d) A local law conferring a special power or duty on a special district does not authorize the special district to exercise that power or perform that duty in an area where a municipality continues to exercise the power or perform the duty.
- (e) A municipality may not amend or repeal its charter or exercise its powers of annexation or incorporation as to affect the power of:
- (1) the Maryland–National Capital Park and Planning Commission, relating to zoning; or
- (2) the Washington Suburban Sanitary Commission, relating to sanitation, including sewer, water, and similar facilities.
- (f) Article XI–E of the Maryland Constitution, this division, and Division I of the Land Use Article do not authorize a municipality, through procedures under this title or other changes in the municipal charter, to exercise planning authority, subdivision control, or zoning jurisdiction in a political subdivision in which a State, regional, or county unit exercises planning authority, subdivision control, or zoning jurisdiction.

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